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10/053,013	01/18/2002	David Kammer	035451-0170 (3708.Palm)	2103
26371 7590 05/30/2008 FOLEY & LARDNER LLP 777 EAST WISCONSIN AVENUE			EXAMINER	
			ABEDIN, SHANTO	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/053.013 KAMMER ET AL. Office Action Summary Examiner Art Unit SHANTO M Z ABEDIN 2136 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 03 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 05 February 2008. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-25 and 27-53 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1-25 and 27-53 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

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DETAILED ACTION

- This office action is in response to the communication filed on 02/05/2008.
- Claims 1-25 and 27-53 have been presented for examination.
- 3. Claims 1-25 and 27-53 are rejected.

Response to Arguments

4. The applicant's arguments regarding the Declaration filed on 02/05/2008 under 37 CFR 1.131 has been considered but is ineffective to overcome the Angelo (US 7, 051,196) reference for the following reasons:

The Angelo et al (US 7,051,196) reference is a U.S. patent or U.S. patent application publication of a pending or patented application that claims the rejected invention. An affidavit or declaration is inappropriate under 37 CFR 1.131(a) when the reference is claiming the same patentable invention, see MPEP § 2306. If the reference and this application are not commonly owned, the reference can only be overcome by establishing priority of invention through interference proceedings. See MPEP Chapter 2300 for information on initiating interference proceedings. If the reference and this application are commonly owned, the reference may be disqualified as prior art by an affidavit or declaration under 37 CFR 1.130. See MPEP § 718.

Claims 1, 4, 5, and 13-23 of the Angelo et al reference is claiming the same invention set forth by the independent claims 1, 18 and 38 of the instant application. In particular, limitations of the independent claim 1 are disclosed, or at least obvious over the claim set of the Angelo reference. For example, determining the location is disclosed in claim 13 of Angelo reference; selecting a single level of security from a group of more than two security are discloses in claims 4,5,13, 21 and 23 of Angelo reference (invoking operating mode/ access security involving six location, and at least

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two different security/ operating modes); modifying the security protection for the network user is disclosed by claims 13 and 21 of Angelo reference (booting up with/ invoking preset or predetermined operating mode for the user based on the location; re-evaluate location and re-setting topre-set security level)

Similarly, independent claims 18 and 38 would be obvious over the claims 1,4,5,13,21,23 and 29 of Angelo et al reference, and independent claim 30 of the instant application would be obvious over claims 4,5,13, 21 and 23 of Angelo et al reference.

5. Therefore, for the reasons stated above, the Declaration filed on 02/05/2008 under 37 CFR 1.131 has been found ineffective to overcome the Angelo et al (US 7,051,196) reference, and the previous 35 USC 103 (a) type rejections in view of Angelo et al reference are maintained.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-16, 18-25 and 27-28, 30-48, and 50-53 are rejected under 35 USC 103 (a) as being unpatentable over Stewart et al (US 6970927 B1) in view of Angelo et al (US 7051196 B2).

Regarding claim 1, Stewart et al teaches a method of adjusting security for a network user node in a communication with network based upon the location of the node, comprising:

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determining the location of a network user node (Col 8, lines 26-42; Col 20, lines 1-10; determining geographic location of the portable computing device);

selecting a single level of security from a group of more than two security levels based on the determined location (Fig 5; access levels associated with the plurality of destination location information; Col 8, lines 26-42; provide services to the user based on geographic location information; Col 19, lines 60-67; Col 20, lines 1-10; access level is determined based on geographic location), the group of more than two security levels being stored in the memory (Col 6, lines 10-30; supporting multiple access levels; Col 20, lines 25-59; storing first, second access levels); and

modifying the security protection for the network user node based upon the selected level of security (Col 20, lines 25-59; modifying/ switching to first or second access levels depending on location; wherein the access level is stored in a memory; Col 7, lines 5-25; Col 10, lines 24-40; Col 20, lines 1-35; access level is based on geographic location; providing network access to the portable computing device based on the access level);

wherein the group of more than two security levels is defined (Col 3, lines 15-28; Col 8, lines 44-50; Col 10, line 65 to Col 11, lines 3; the access information may be provided by the PCD of the user; access level is based on geographic location).

Stewart et al fails to teach expressly

security levels being stored in the memory of the network user node;

wherein the group of more than two security levels is defined by a user of the network user node.

However, Angelo et al teaches

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security levels being stored in the memory of the network user node (Col 1, starting at line 60; Col 4, starting at line 33; access or security levels/settings/mode);

wherein the group of more than two security levels is defined by a user of the network user node (Col 1, starting at line 60; Col 3, starting at line 29; Claim 1; security/access level or mode is defined by the remote/ portable system).

Angelo et al further teaches

selecting a single level of security from a group of more than two security levels based on the determined location (Col 1, starting at line 60; Col 4, starting at line 33; selecting one of plurality of access or security levels/ settings/ mode in the computer itself);

modifying the security protection for the network user node based upon the selected level of security (Col 3, starting at line 45; re-evaluate location; re-setting security level).

Angelo et al and Stewart et al are analogous art because they are from the same field of endeavor of using geographic/physical location information for providing access security/ authentication in a wireless network system. At the time of invention, it will be obvious to a person of ordinary skill in the art to combine the teaching of Angelo et al with Stewart et al to design a method further including security levels being stored in the memory of the network user node, and wherein the group of more than two security levels is defined by a user of the network user node in order to provide users with the control of the security system.

Regarding claim 18, it is rejected applying as above rejecting claim 1, furthermore, Stewart et al teaches a computer system for modifying security settings for a network user node based on the location of the node comprising:

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an input device having a communicative coupling with a system for determining the location of a network user node (Col 8, lines 26-40; PCD may include a GPS equipment to enable the PCD to provide its geographic location);

a storage device (Col 14, lines 39-55; Claim 11; PCD memory) for storing a table of security modification to be performed based on a plurality of locations for the network user node, the security modification including more than two levels (Col 20, lines 25-59; modifying/ switching to first or second access levels depending on location; wherein the access level is stored in a memory comprised in a portable computing device);

a processor coupled to a storage device for processing information, (Col 5, lines 50-67; PCD with wireless Ethernet card; Col 21, lines 60-67; Col 22, lines 1-10; determine the access level for the portable computing device by accessing the memory medium); and

a communication device capable of transmitting a data signal to the network user node (Col 7, lines 5-25; Col 8, lines 26-40; Col 10, lines 24-40).

Stewart et al fails to teach

the security modification is defined by a user of the network user node.

storing on a storage device, and generating a security modification instruction;

the network user node containing instructions to modify the security protection for the node.

However, Angelo et al teaches

the security modification is defined by a user of the network user node. (Col 3, starting at line 30; implementing/ determining, and storing access/ security mode/ settings in the computer itself; resetting the security);

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storing on a storage device, and generating a security modification instruction (Col 3, starting at line 30; storing access/ security mode/ settings; re-setting the security);

the network user node containing instructions to modify the security protection for the node (Col 1, starting at line 60; Col 3, starting at line 29).

Regarding claims 30 and 38, they recite the limitations of claims 1 and 18, therefore, they are rejected applying as above rejecting claims 1 and 18.

Regarding claim 2, it is rejected applying as above rejecting claim 1, furthermore, Stewart et all teaches network user node is a mobile device having a display (Col 5, lines 59-67; Col 6, lines 1-10; portable computing device/ PCD, PDA).

Regarding claim 3, it is rejected applying as above rejecting claim 1, furthermore, Stewart et all teaches the network user node's location is determined using a location sensing system (Col 8, lines 26-40; PCD may include a GPS equipment to enable the PCD to provide its geographic location).

Regarding claim 4, it is rejected applying as above rejecting claim 3, furthermore, Stewart et all teaches the location sensing system is a global positioning satellite (GPS) system (Col 8, lines 26-40; PCD may include a GPS equipment to enable the PCD to provide its geographic location).

Regarding claim 5, it is rejected applying as above rejecting claim 3, furthermore, <u>Stewart et al</u> teaches location sensing system uses signal bouncing and triangulation to determine network user

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node location (Col 2, lines 8-16; wireless network comprising Access Points, AP; Col 8, lines 26-42; providing geographic locations information of PCD).

Regarding claim 6, it is rejected applying as above rejecting claim 3, furthermore, Stewart et all discloses location sensing system to determine network user node location (Col 8, lines 26-40; PCD may include a GPS equipment to enable the PCD to provide its geographic location).

Stewart et al fails to disclose the use of signal bouncing and triangulation for that purpose.

However, <u>Angelo et al</u> discloses the use of signal bouncing and triangulation to determine network user node location (Col 3, starting at line 3; triangulation).

Regarding claim 7, it is rejected applying as above rejecting claim 3, furthermore, Stewart et all teaches network user node is in direct communication with the location sensing system (Col 8, lines 26-42).

Regarding claim 8, it is rejected applying as above rejecting claim 1, furthermore, Stewart et all teaches sending a data signal includes transmitting the data signal using a wireless local area network (WLAN) protocol (Col 10, lines 1-25, 55-67; wireless LAN).

Regarding claim 9, it is rejected applying as above rejecting claim 8, furthermore, Stewart et al teaches WLAN protocol includes the IEEE 802.11 protocol (Col 10, lines 1-25, 55-67; IEEE 802.11; wireless LAN).

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Regarding claim 10, it is rejected applying as above rejecting claims 6 and 8, furthermore, Angelo et al. discloses WLAN protocol includes Bluetooth wireless network protocol (Col 3, lines 1-14; Angelo et al teaches means for permitting remote communication using cellular/ wireless transceiver).

Although <u>Angelo et al</u> does not expressly teach a bluetooth protocol, since at the time of invention, Bluetooth technology was well known in the art, it would be logically obvious to a person of ordinary skill in the art to use Bluetooth as wireless/cellular protocol to provide an alternative cellular protocol.

Regarding claim 11, it is rejected applying as above rejecting claim 1, furthermore, <u>Stewart et al</u> teaches the selecting step is carried out by reference to a table of desired security modifications based upon the location of network user node (Fig 5, element: table of identification information and associated access information; Col 7, lines 30-67; table comprising identification and access control information).

Regarding claim 12 it is rejected applying as above rejecting claim 11 furthermore, Stewart et al. teaches security levels are provided by the user of the network user node for a variety of locations (Col 19, lines 60-67; Col 20, lines 1-20; Col 21, lines 10-40; Col 23, lines 45-50; plurality of access points; plurality of network portable devices).

Regarding claim 13, it is rejected applying as above rejecting claim 11 furthermore, Stewart et al. teaches the security level is based on the type of location determined for the network user node (Fig. 5, element: identification information comprising plurality of access levels associated with the

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plurality of destination location information; Col 8, lines 26-42; provide services to the user based on geographic location information; Col 19, lines 60-67; Col 20, lines 1-10; access level is determined based on geographic location).

Regarding claim 14, it is rejected applying as above rejecting claims 1 and 6, furthermore, Stewart et al. discloses the step of modifying the security protection for the network user node includes restricting access to information unless a password is properly entered (Col 2, starting at line 20; Col 7, lines 5-25; access control).

Furthermore, <u>Angelo et al</u> discloses restricting access to information unless a password is properly entered (Col 1, starting at line 33).

Regarding claim 15, it is rejected applying as above rejecting claim 1, furthermore, Stewart et al teaches the step of modifying the security protection for the network user node includes a complete denial of access to information using the network user node (Fig 4, element 226: disallowing access; Col 20, lines 5-35; if the access level is the second access level, the data is not provided).

Regarding claim 16, it is rejected applying as above rejecting claim 1, furthermore, Stewart et al. teaches denial to a subset of the information accessible using the node (Col 7, lines 5-30; Col 20, lines 5-35; providing appropriate level of access; providing access to one or more resources depending on permission level).

Regarding claims 19-21, 23-24, 27-28, they recite the limitations of claims 1, 2-5,7-9, 11-13, and 18, therefore, they are rejected applying as above rejecting claims 1, 2-5,7-9, 11-13 and 18.

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Regarding claims 22, 25, they recite the limitations of claims 6, 10, 14, and 18, therefore, they are rejected applying as above rejecting claims 6, 10, 14, and 18.

Regarding claims 31-36, they recite the limitations of claims 1, 2-5,7-9, 11-13, and 30, therefore, they are rejected applying as above rejecting claims 1, 2-5,7-9, 11-13 and 30.

Regarding claims 37, 42, and 45, they recite the limitations of claims 6, 10, 14, 30, and 38, therefore, they are rejected applying as above rejecting claims 6, 10, 14, 30, and 38.

Regarding claims 39-41, 43-44, and 46-48, they recite the limitations of claims 1, 2-5,7-9, 11-13, and 38, therefore, they are rejected applying as above rejecting claims 1, 2-9, 11-13 and 38.

Regarding claim 50-53, they recite the limitations of claim 1,18,30, 38, therefore, they are rejected applying as above rejecting claim 1,18,30 and 38, furthermore, Stewart et al teaches network user node is a portable handheld device (Col 5, lines 59-67; Col 6, lines 1-10; portable computing device/ PCD, PDA).

Claims 17, 29, and 49 are rejected under 35 USC 103 (a) as being unpatentable over <u>Stewart et al (</u>Patent No: 6970927 B1) in view of <u>Angelo et al</u> (US 7051196 B2) further in view of <u>Rusch</u> (US 6801777B2)

Regarding claim 17, it is rejected applying as above rejecting claims 1, furthermore,

Stewart et al. discloses modifying the security protection for the network user node on data

transmitted by the network user node.

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Modified <u>Angelo et al</u> -<u>Stewart et al</u> method fails to disclose modifying data encryption parameters to change the strength of encryption on data.

However, <u>Rusch</u> discloses modifying data encryption parameters to change the strength of encryption on data (Col 3, starting at line 43; encryption type/ level).

Rusch and Stewart et al are analogous art because they are from the same field of endeavor of providing secure wireless communication utilizing location information. At the time of invention, it will be obvious to a person of ordinary skill in the art to combine the teaching of Rusch with modified Angelo et al-Stewart et al method to modify the security protection for the network user node includes modifying data encryption parameters to change the strength of encryption on data in order to provide a high level of security in wireless data transferring.

Regarding claims 29 and 49, they recite the limitations of claims 17, 18, and 38, therefore, they are rejected applying as above rejecting claims 17,18, and 38.

Conclusion

 THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be

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calculated from the mailing date of the advisory action. In no event, however, will the statutory $\frac{1}{2}$

period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Shanto M Z Abedin whose telephone number is 571-272-3551. The examiner

can normally be reached on M-F from 9:00 AM to 5:30 PM. If attempts to reach the examiner by

telephone are unsuccessful, the examiner's supervisor, Moazzami Nasser, can be reached on 571-

272-4195. Status information for published applications may be obtained from either Private PAIR

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at 866-217-9197 (toll-free).

Shanto M Z Abedin

Examiner, AU 2136

/Nasser G Moazzami/

Supervisory Patent Examiner, Art Unit 2136